Office of Chief Counsel Internal Revenue Service

memorandum

CC:LM:MCT:CLE:PIT:TL-N-6073-00

MAYost

date:

NOV 13 2000

to: John Niederst, Team Manager

Audit

from: Associate Area Counsel, LM:MCT:CLE:PIT

subject:

Stock Transactions

Audit

U.I.L. No. 307.00-00

This is in response to your memorandum dated October 11, 2000, which forwarded a proposed adjustment on Form 886A involving certain stock transactions relating to This memorandum is subject to 10-day post review by our National Office and, therefore, is subject to modification.

DISCLOSURE STATEMENT

This advice constitutes return information subject to I.R.C. § 6103. This advice contains confidential information subject to attorney-client and deliberative process privileges and if prepared in contemplation of litigation, subject to the attorney work product privilege. Accordingly, the Examination or Appeals recipient of this document may provide it only to those persons whose official tax administration duties with respect to this case require such disclosure. In no event may this document be provided to Examination, Appeals, or other persons beyond those specifically indicated in this statement. This advice may not be disclosed to taxpayers or their representatives.

This advice is not binding on Examination or Appeals and is not a final case determination. Such advice is advisory and does not resolve Service position on an issue or provide the basis for closing a case. The determination of the Service in the case is to be made through the exercise of the independent judgment of the office with jurisdiction over the case.

ISSUE

Whether a reverse stock split closely followed by a stock rights offering with respect to the common stock of can be disregarded for tax purposes in determining

's tax basis in such stock which was sold in , and and

CONCLUSION

The stock transactions at issue can not be disregarded for tax purposes in determining 's tax basis in the common stock of that was sold in and and the common stock.

FACTS

and were equal partners in ______, an Ohio general partnership.
basis of _____'s partnership interest in ______was

S ______ and _____ transferred the , an Ohio general partnership. The tax and transferred their respective interests in to a newly-formed in exchange for corporation, all of the common stock of . and each received shares of with a fair market value of \$ per share. In connection with the formation of the then sold its stock to the public, causing the formation of to fail the continuity-of-interest requirements of I.R.C. § 351. recognized taxable gain of \$ _____ in ___ on the transfer of its partnership interest to , based on proceeds of \$ _____, which was the fair market value of the As a result, received in

The stated business purpose for the reverse split was to increase the stock price of the advised the Exam team that

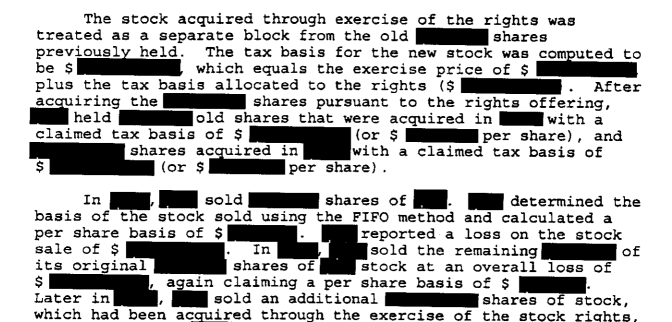
's Board of Directors believed that the share price for reduced the effective marketability of the stock because of the reluctance of many leading institutional investors to trade in low-priced stocks and because brokerage firms were reluctant to recommend low-priced stocks to their clients. Immediately prior to the reverse split, closed at \$ per share. After the reverse split, stock price increased to around \$ per share. Traded between a low of \$ per and a high of \$ through mid-per of per shore of Directors issued stock rights to each stockholder of record on

The rights offering entitled each shareholder to receive transferable rights for each share of stock owned. Each right entitled the holder to purchase shares of stock for per share. The rights expired on Approximately percent of the total number of rights were exercised, resulting in the issuance of new shares of exercised all of its rights and paid \$ for additional shares, bringing its total stockholdings in to shares. Net proceeds from the rights offering totaled \$ which was to be used by to finance new market opportunities.

For tax purposes¹, allocated its original tax basis of \$ between its old shares and the stock rights received, in accord with I.R.C. § 307(a). The allocation was done based on the date of distribution (relative fair market values of the stock and the stock rights.² Treas. Reg. § 1.307-1(a). Of so original basis of \$ was allocated to the stock rights.

Under I.R.C. § 305(a) and (d)(1), the distribution of the rights to acquire stock is not includable in the sincome.

As of stock (ex-rights) and a stock right were \$ and \$ and \$ stock (ex-rights). For each share of stock held, rights were received valued at \$ (\$ per right X rights per share). These relative values resulted in allocation multipliers of \$ (\$ per right X and \$ (\$ per right X and \$ per share). The multipliers are the value of a share of stock and the value of the rights per share divided by the sum of their values (\$ per rights). They also represent the proportions of basis of stock (pre-rights) allocated to stock (ex-rights) and in the aggregate to the rights distributed per share.



The Exam team questions the economic substance or business purpose of the reverse stock split followed closely by the issuance of the stock rights. The basis for their concern is that the subject transactions effected a "basis shift" to the old shares which allowed to claim large losses on the subsequent sales of shares.

and reported a \$ gain on these shares.

LAW AND ANALYSIS

To be recognized for tax purposes, a transaction must have economic substance. Gregory v. Helvering, 293 U.S. 465 (1935); Lerman v. Commissioner, 939 F.2d 44, 53 (3rd Cir. 1991). An inquiry into whether transactions have sufficient substance to be respected for tax purposes turns on both the objective economic substance of the transactions and the subjective business motivation behind them. See Kirchman v. Commissioner, 862 F.2d 1486, 1491-92 (11th Cir. 1989). A transaction entered into solely for the purpose of tax avoidance and which is without economic, commercial or legal effect other than the expected tax benefits has no economic substance. Rice's Toyota World, Inc. v. Commissioner, 81 T.C. 184, 196 (1983), aff'd in part, revd. in part, and remanded, 752 F.2d 89 (4th Cir. 1985). Thus, a transaction will not be given effect for tax purposes if it has no valid corporate or business purpose other than avoiding federal taxes.

On the other hand, a transaction must be respected where it is a genuine multi-party transaction compelled or encouraged by

business realities, is imbued with tax-independent considerations, and is not shaped solely by tax-avoidance features. Frank Lyon Co. v. United States, 435 U.S. at 583-84. It is entirely permissible for a taxpayer to plan its business affairs in a way that minimizes its taxes. See, Gregory v. Helvering, 293 U.S. at 469.

Under the facts in our case, the stock transactions at issue simply can not be cast aside for tax purposes as lacking economic substance or business purpose. Although the reverse split coupled with the rights offering accomplished a "basis shift" to the old shares owned by as (as well as the public shareholders of , this tax benefit appears to be acceptable tax planning within the context of legitimate business activity.3 The ultimate goal of the stock transactions was to raise up to in additional capital from shareholders to fund new market opportunities. The reverse split represented the first step in the overall strategy to raise this new capital. The stock split succeeded in increasing the per share price of stock from \$ 100 to around \$ 1000, which made the stock more attractive to institutional investors and paved the way for the rights offering at \$ per share. In all probability, without the reverse split, would have been forced to set a lower exercise price for the stock rights.4 And a lower exercise price would have necessitated a correspondingly larger stock rights offering to meet state 's capital target. As a result of the reverse split, was able to successfully realize additional net funds of \$ ______ for business investment, while limiting the size of the rights offering.

Moreover, the reverse split and rights offering had economic and business consequences to shareholders apart from shifting tax basis between blocks of stock. The subject transactions affected the number of shares held and resulted in additional capital investments from the shareholders. To the extent a shareholder chose not to exercise the stock rights, that

³ As discussed in the FACTS section, the "basis shift" results from I.R.C. §§ 305 and 307.

It is likely that the market would have dictated a lower exercise price, since there would have been substantially more shares outstanding in the market at the time of the rights offering. This likelihood is supported by the market's reaction to the issuance of the stock rights. The stock price for fell sharply, due apparently to the prospect of a large number of additional shares of the entering the market as a result of the offering.

In light of the above, the stock transactions at issue clearly appear to be part of a genuine financing strategy and were not contrived in pursuit of artificial tax losses. The transactions had economic substance wholly apart from their tax consequences under I.R.C. §§ 305 and 307 and, thus, should be respected for tax purposes.

If you have any questions, please feel free to call Michael A. Yost, Jr. at (412) 644-3441.

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By:

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